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Francis P. Hajek (VA, WV, DC, NC, RY)
\*Richard N. Shapiro (VA, WV, DC, NC)
John M. Cooper (VA, WV, NC)
James C. Lewis (VA, NC)

Affiliated Counsel Lawrence M. Mann (DC)

## TELECOPY TRANSMITTAL SHEET

To: Bridget Avery, U.S. Patent Examiner
Fax-Number: 571 · 273 · 8300
Date: 10 /5 / 05
From: RICK Maples
Re: Jerial No. 10/622,172 . Petition to Revive

Comments:

Picare ree attached.

NUMBER OF PAGES: 7 (INCLUDING TRANSMITTAL SHEET)

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\*American Bar Association accredited - the Virginia Bar maintains no attorney certifying organization

PAGE 1/7 \* RCVD AT 10/5/2005 4:36:15 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-6/25 \* DNIS:2738300 \* CSID:7574603428 \* DURATION (mm-ss):01-46

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## PATENTED FOLD FLAT WHEEL SYSTEMS

1294 Diamond Springs Road Virginia Beach, VA 23455 757-460-7776 Phone 757-460-3428 Fax 800-752-0042 Toll Free RShapiro@hsinjurylaw.com RNShapiro@cox.net

October 5, 2005

#### VIA FACSIMILE 571-273-8300

Ms. Bridget Avery U.S. Patent Examiner Art Unit 3618 Patent and Trademark Office Alexandria, VA

> RE: Serial No. 10/622,172 - Petition to Revive

7574603428

Dear Examiner Avery:

I just wanted to attach for you a copy of the Petition to Revive that I actually just mailed the other day relating to the above-captioned serial number which was abandoned. You will recall this is the application that you and I discussed when I was up at the Patent office for the interview on the other

I am attaching a courtesy copy and you will note that I have paid the filing fee.

In a previous fax to you, I sent you the April 2005 amendment which I believed I had filed. (We inadvertently did not attach this to the Petition to Revive and I believe that you do have a copy through your computer telefax from the last 30 days).

I appreciate your consideration and assistance in accepting my Petition to Revive this application.

Respectfully submitted,

Richard N. Shapiro

RNS/bmg

10/05/2005 16:40

7574603428

HAJEK SHAPIRO COOPER

PAGE 03/07



#### PATENTED FOLD FLAT WHEEL SYSTEMS

1294 biamond Springs Road Virginia Beach, VA 23455 757- 460-7776 Phone 757-460-3428 Fax 800-752-0042 Toll Free RShapiro@hsinjurylaw.com RNShapiro@cox.net

October 3, 2005

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RE: Serial No. 10/622,172

Dear Sir or Madam:

Please find enclosed applicant's Petition to Revive in the abovereferenced matter.

If you have any questions, please do not hesitate to contact me.

Very truly yours of Form 1906. June 2002	Street Job Mo. or PO Box No. City, State, 2044	Return Receipt Fee (Endorsement Requited)  Restricted Delivery Fee J (Endorsement Requited)	Postage 8	OFFICIAL USE	CERTIFIED MAILs: RE
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RNS/bmg

7574603428

APPLICANT'S PETITION TO REVIVE	Application #	10/622,172		
	Confirmation #	unknown		
	Filing Date	July 18, 2003		
	First Inventor	Shapiro		
	Art Unit	3618		
	Examiner	Bridget Avery		
	Docket#	unknown		

Commissioner for Patents Washington, D.C.

#### SIR:

Applicant moves to revive patent application serial number 10/622,172, and states as grounds therefore the following:

- Applicant filed this patent application with the U.S. Patent office on July 1. . 18, 2003.
- 2. Applicant diligently moved forward on the application by filing a preliminary amended set of claims on June 23, 2004, before any substantive office action.
- The U.S. Patent office first responded substantively on March 18, 2005 3. with an election/restriction requirement.
- 4. This filing required applicant to respond within 90 days.
- 5. Applicant drafted a response to the election/restriction requirement setting forth applicant's position on the election and restriction requirement and signed the mailing certificate dated April 13, 2005 believing that the response had been filed with the U.S. Patent & Trademark office in the proper fashion.
- There was no further action by applicant or the U.S. Patent office until б. applicant was on a telephone conference with Bridget Avery, the assigned examiner with Art Unit 3618, during September 2005. Examiner Avery asked the applicant why he had not responded to this election restriction requirement, and applicant was taken by surprise, believing he had filed the election in April 2005. This conversation took place during September 2005.
- 7. Applicant immediately checked his records and located the response, attached as Exhibit A, dated April 13, 2005 which applicant believed had been filed in proper fashion. Applicant mistakenly was waiting for the U.S. Patent office to respond, but the U.S. Patent office does not show

receipt of the applicant's response dated April 13, 2005 which applicant believes was mailed

- 8. During April 2005, the United States Patent office moved. Applicant does not have an actual filing receipt showing fax or registered mail of this filing, but applicant moves to revive this application believing that the abandonment of this application arose through inadvertence.
- Applicant also had no warning from the U.S. Patent office of the abandonment, and in fact believed that he had properly filed the April 13, 2005 response attached hereto as Exhibit A.
- 10. Accordingly, your applicant moves the U.S. Patent office to revive this application and to accord plaintiff the original filing date due to the inadvertence involved in the abandonment occurring in this case.
- Applicant hereby disclaims any extension of the patent term, if granted, and waives any such term.
- Applicant meets the small entity status definition and has enclosed the required fees.

WHEREFORE, the applicant moves the U.S. Patent office to revive said application.

Respectfully submitted,

Date: 10-3 - 2005

RICHARD N. SHAPIRO (APPLICANT)

1294 Diamond Springs Road Virginia Beach, Virginia 23455

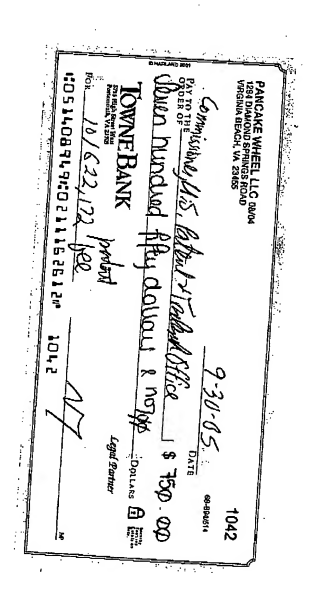
757-460-7776; Facsimile: 757-460-3428

rshapiro@hsinjurylaw.com

MAILING CERTIFICATION

I hereby certify that the foregoing amendment application is being deposited in the mail via the U.S. Postal System on October 3, 2005.

Richard N. Shapir



	$\mathcal{M}_{-}$	
	Application No.	Applicant(s)
Notice of Abandonment	10/622,172	SHAPIRO, RICHARD N.
	Examiner	Art Unit
	Bridget Avery	3618
The MAILING DATE of this communication	appears on the cover shee	with the correspondence address
This application is abandoned in view of:		•
Applicant's failure to timely file a proper reply to the O     (a)    A reply was received on (with a Certificate of period for reply (including a total extension of time     (b)    A proposed reply was received on, but it do     (A proper reply under 37 CFR 1.113 to a final reject application in condition for allowance: (2) a timely formula in the condition of the condition in condition	of Mailing or Transmission di of month(s)) which e les not constitute a proper re	ated), which is after the expiration of the expired on  Ply under 37 CFR 1.113 (a) to the final rejection
Continued Examination (RCE) in compliance with 3	37 CFR 1.114).	opeal fee); or (3) a timely filed Request for
(c) A reply was received on but it does not constitute final rejection. See 37 CFR 1.85(a) and 1.111. (See	stitute a proper reply, or a bo se explanation in box 7 belov	na fide attempt at a proper reply, to the non-
(d) ☑ No reply has been received.		•
2. Applicant's failure to timely pay the required issue fee from the mailing date of the Notice of Allowance (PTO)	and publication fee, if applica	ble, within the statutory period of three months
(a) The issue fee and publication fee, if applicable, war, which is after the expiration of the statutory Allowance (PTOL-85).	NOS Popolitad	a Certificate of Mailing or Transmission date sue fee (and publication fee) set in the Notice of
(b) The submitted fee of \$ is insufficient. A balar	nce of \$ is due.	
The issue fee required by 37 CFR 1.18 is \$	The publication fee if requi	irod by 67 OFD 4 404 by a
(c) The issue fee and publication fee, if applicable, has	not been received.	iled by 37 CFR 1.18(d), is \$
Applicant's failure to timely file corrected drawings as re Allowability (PTO-37).		ee-month period set in, the Notice of
(a) Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Maili	ng or Transmission dated), which is
(b) No corrected drawings have been received.		
<ol> <li>The letter of express abandonment which is signed by the applicants.</li> </ol>	he attorney or agent of recor	d, the assignee of the entire interest, or all of
<ol> <li>The letter of express abandonment which is signed by a 1.34(a)) upon the filing of a continuing application.</li> </ol>	an attorney or agent (acting i	a representative capacity under 37 CFR
<ol> <li>The decision by the Board of Patent Appeals and Interfe of the decision has expired and there are no allowed cla</li> </ol>	erence rendered on ar	d because the period for seeking court review
7. ☐ The reason(s) below:	•	10 11
Bost ferry	4.	
PATENT EXAMINER 9/22/05	ŶΩ	SIMPETORYCH F. PLUS PTOLIDIAY EXIDER EXICOUTY YEUGYDLODY (TLAYTH COO)
etitions to revive under 37 CFR 1.137(a) or (b), or requests to withdrest inimize any negative effects on patent term.	aw the holding of abandonment	under 37 CFR 1.181, should be promptly filed to
DI -1432 (Rev. 04.04)	of Abandonment	Part of Paper No. 20050922

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